IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

UNI	ΓED S	TATES OF AMERICA	:			
		v.	: :	1:19CR639		
WAL	TER (CLIFTON WOOD	: :			
		JOINT ST	ATUS RE	P∩RT		
		<u>90111 512</u>	AI OB ILL	<u>i Oiti</u>		
	Purs	uant to the applicable Sch	neduling C	Order, counsel for the defendant		
and c	counse	ol for the United States int	form the C	Court as follows:		
\boxtimes	A ple	A plea agreement has been signed and filed.				
		The parties have agreed on a plea agreement and a written plea agreement will be filed no later than				
	The defendant intends to plead guilty without a written plea agreement.					
	If any of the above three boxes is checked, check at least one box below					
	\boxtimes	the defendant consents t	o a video o	conference Rule 11 hearing.		
	\boxtimes	the defendant consents t	o a telecor	nference Rule 11 hearing.		
		the defendant is or will b	e ready to	proceed with a Rule 11		
		hearing as soon as an in-	person he	earing can be scheduled.		
	The matter is not ready for Rule 11 hearing or trial because:					
		there is a pending motion	n which m	ust be resolved. The motion is		

		The motion \square does \square does not require a hearing at which the defendant must be present.		
	□ Th	ere are outstanding discovery issues which must be resolved.		
	The defendant does not intend to plead guilty and the case needs to be set for jury trial.			
\boxtimes	The pand	parties have discussed the requirements of the Speedy Trial Act		
		The Government [] has filed [] intends to file a motion to exclude time from Speedy Trial Act calculations, to which the defendant will not or does not object.		
	\boxtimes	There are no Speedy Trial Act issues unless the expected Rule 11 hearing cannot be completed before June 26, 2020.		
□ Ot	her in	formation relevant to scheduling:		
	ment	rties agree on a scheduling or case management plan, provide the here or in an attachment, with any explanation needed as to its		
	Thia	the 24th day of April 2020		

This the 24th day of April, 2020.

MATTHEW G.T. MARTIN United States Attorney

/S/ ERIC L. IVERSON NCSB No.: 46703

/S/ AARON B. WELLMAN Attorney for Defendant

Assistant United States Attorney 101 S. Edgeworth St., 4th Flr. Greensboro, NC 27401 336/333-5351

CERTIFICATE OF SERVICE

I hereby certify that on April 24, 2020, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to the following:

Aaron B. Wellman

MATTHEW G.T. MARTIN United States Attorney

/S/ ERIC L. IVERSON Assistant United States Attorney NCSB No.: 46703 United States Attorney's Office 101 S. Edgeworth St., 4th Floor Greensboro, NC 27401 336/333-5351